IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA ROANOKE DIVISION

ROBERT CHARLES BLANCHARD,)	
Plaintiff,)	Case No. 7:16CV00337
V.)	OPINION
DEA, JUDGE SHOWALTERS,)	By: James P. Jones United States District Judge
Defendants.)	Office States District Judge

Robert Charles Blanchard, Pro Se Plaintiff.

Plaintiff Robert Charles Blanchard, a Virginia inmate proceeding pro se, has filed a civil action under 42 U.S.C. § 1983 against the "DEA," apparently referring to the United States Drug Enforcement Administration, and Judge Showalters of the Wythe County Circuit Court. Liberally construed, Blanchard's Complaint alleges that these defendants and others have allowed the use of loud noises and other forms of torture in an effort to convince him to assist law enforcement. As relief, Blanchard asks to be left alone. After review of the Complaint, I conclude that the lawsuit must be summarily dismissed without prejudice as frivolous.

The court must dismiss any action or claim filed by a prisoner against a governmental entity or officer if the court determines the action or claim is "frivolous, malicious, or fails to state a claim on which relief may be granted." 28 U.S.C. § 1915A(b)(1). A "frivolous" claim is one that "lacks an arguable basis

either in law or in fact." Neitzke v. Williams, 490 U.S. 319, 325, 327 (1989)

(interpreting "frivolous" in former version of 28 U.S.C. § 1915(d)).

My statutory authority to summarily dismiss frivolous complaints includes

"the unusual power to pierce the veil of the complaint's factual allegations and

dismiss those claims whose factual contentions are clearly baseless" or which

describe "fantastic or delusional scenarios." Id. at 327-28. Blanchard's claims in

this lawsuit fall squarely in this class, and accordingly, I will summarily dismiss

the action under § 1915A(b)(1) as frivolous.

A separate Final Order will be entered herewith.

DATED: October 17, 2016

/s/ James P. Jones

United States District Judge

-2-